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January 17, 2001

VIA FACSIMILE 214-969-5941

Robert H. Falk, Esq.

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Chateau Plaza

2515 McKinney Ave., Suite 1565

Dallas, Texas 75201

Re: Printing Research, Inc., et al. vs. Williamson Printing Corporation, et al. Civil
Action No. 3:99CV1154-D

Dear Bobby:

This letter is written in response to my undertaking to review the DeMoore deposition and exhibits, and to your quite recent request that I review the Rendleman and Florito depositions.

The DeMoore deposition (the text and not the exhibits) is de-classified except for the following:

- Page 102, line 8 through page 103, line 24;
- Page 160, line 16 through page 161, line 21; and
- Page 181, line 6 through line 8.

Now turning to the exhibits, all are de-classified except for the following:

-Exhibits 5 and 7 remain confidential as does exhibit 6 except for the specific pages consisting of Bates Nos. PRI 01672 and PRI 01673, which are de-classified. On Exhibit 17, the names and percentage of earnings are de-classified. In other words, columns 2 and 4 should be redacted.

The Confidential Excerpt To The Videotaped Oral Deposition of Ronald Rendleman is de-classified. This consists of page 1, and pages 199 through 204.

The text of the Rendleman deposition is de-classified.

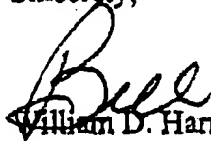
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The Rendleman exhibits are de-classified except as follows:

-Exhibit 11.

The Fiorito deposition and all exhibits thereto are de-classified.

Sincerely, —


William D. Harris, Jr.

WDH:ecr

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